

**TABLE OF PROPOSED REVISIONS TO  
ELEVENTH CIRCUIT RULES AND INTERNAL OPERATING PROCEDURES**

<b>Page</b>	<b>Circuit Rule or IOP</b>	<b>Comments</b>
111 112	11th Cir. R. 31-2, <u>Briefs and Record Excerpts – Motion to Extend Time or to File Out of Time</u>	Revise rule to extend to criminal appeals the Court's rule governing extensions of time in civil appeals, in order to create a uniform procedure. Also, provide a safety mechanism for an attorney who requests an extension at least 14 days in advance of the due date but is not notified that the request is denied until insufficient time remains to submit the brief timely. (IOP 2, <u>Motions for Extension of Time to File Brief</u> , on page 115, would be deleted as inconsistent with the revised rule.)
139	IOP 10, <u>En Banc Rehearing Procedures Following Affirmative Poll</u> (following Rule 35)	Revise IOP to inform counsel of the possibility that the Court may direct multiple parties to file a joint en banc brief, in which case some extension of the standard page limitations may be allotted.
141	IOP 6, <u>Unpublished Opinions</u> (following Rule 36)	Revise rule to delete a reference to a table of unpublished opinions in the Federal Appendix, since such a table is no longer included in the Federal Appendix, and to delete a reference to Rule 36-1 to conform to the rescission of that rule.
27 34 52 56 66 73	I.O.P., <u>Payment of Fees</u> (following FRAP 3) I.O.P., <u>Appeals by Permission</u> (following FRAP 5) I.O.P., <u>Payment of Fees</u> (following FRAP 13) I.O.P., <u>Payment of Fees</u> (following FRAP 15) I.O.P., <u>Payment of Fees</u> (following FRAP 21) I.O.P., <u>Prison Litigation Reform Act</u> (following FRAP 24)	Technical amendments to several IOPs to reflect the new appellate docketing fee of \$450 that became effective April 9, 2006, pursuant to the Deficit Reduction Act of 2005.